THE HONORABLE JAMES L. ROBART 1 2 3 4 5 6 UNITED STATES DISTRICT COURT 7 WESTERN DISTRICT OF WASHINGTON TACOMA DIVISION 8 9 AL-HARETH AL-BUSTANI, an individual, Case No.: 3:22-cv-05238-JLR 10 Plaintiff, [PROPOSED] PERMANENT 11 INJUNCTION AGAINST v. **DEFENDANTS JAMES MAIDEN,** 12 SEAN B. ALGER, an individual; JAMES, LOUIS CLYDE HOLDER AKA 13 MAIDEN, an individual; STEVE OUTTRIM, CLYDE LEWIS, AND SEAN B. an individual; S.B. ALGER STUDIO ALGER 14 PRODUCTIONS LLC, an Idaho limited liability company; EVAN WATSON, an 15 individual; HARRISON LINDLEY, an individual; LOUIS CLYDE HOLDER a/k/a 16 CLYDE LEWIS, an individual; ASHLEA STINNETT a/k/a KAY STONE, an individual; KRISTIE WILLIAMS, an individual; 18 INVOKE, LLC, an Oregon limited liability company; DEAN REINER, an individual; 19 BELLA SLOAN aka SLOAN BELLA, an individual; GEN MEDIA PARTNERS 20 LLC d/b/a G NETWORKS, a Delaware limited liability company; and G NETWORKS LLC f/k/a SUN AUDIO NETWORKS LLC, a Delaware limited liability company. 22 23 Defendants. 24 1. Pursuant to this Court's authority under Federal Rule of Civil Procedure 65 and 17 25 U.S.C. § 502(a), Defendants James Maiden ("Maiden"), Louis Clyde Holder aka 2611

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	ii.	Clock Shavings. Reg No. TX0009001793;
	iii.	Genuflect. Reg. No. TX0009002253;
	iv.	Hocus Pocus: The Magical Power of Saint Peter. Reg. No.
		TX0009002591;
	v.	The Judas Goat: The Substitution Theory of the Crucifixion. Reg. No.
		TX0009002255;
	vi.	The Merovingian Mythos and the Mystery of Rennes-le-Chateau. Reg.
		No. TX0008996661;
	vii.	Money Grows on the Tree of Knowledge. Reg. No. TX0009002265;
	viii.	Novus Mysterium Baphometis Revelatum. Reg. No. TXu002268386
		(Alternative title on Application: Mysterium Baphometis Revelatum);
		and
	ix.	Solomon's Treasure: The Magic and Mystery of America's Money.
		Reg. No. TX0009001798.
b.	modifying, altering or incorporating copyright-protected elements of the	
	copyri	ghted works listed in Paragraph 1(a) ("the Works") in new works and;
c.	using the Internet or any online media distribution system to reproduce (i.e.,	
	downl	oad) any of Plaintiffs' Works or derivatives thereof, to distribute (i.e.,
	upload	1) any of Plaintiffs' Works or derivatives thereof, or to make any of

1 Plaintiffs' Works or derivatives thereof available for distribution to the public, 2 except pursuant to a lawful license and with the express authority of Plaintiff; 3 d. assisting, aiding or abetting any other person or entity in engaging or 4 performing any of the activities referred to in Paragraphs 1(a)-1(c) above. 5 2. Pursuant to 17 U.S.C. § 503(b), the Court orders that Defendants each shall also 6 destroy all copies of Plaintiffs' Works that Defendants have downloaded onto any 7 computer hard drive or server without Plaintiffs' authorization or uploaded to any 8 cloud-based system, application or website that they control and each shall also 9 destroy all copies of such Works transferred onto any physical medium or device in 10 Defendants' possession, custody, or control. 11 Dated this 15th day of August, 2024. 12 R. Plut 13 14 The Honorable James L. Robart 15 UNITED STATES DISTRICT JUDGE 16 17 Presented by: 18 **RES NOVA LAW** 19 20 By _s/ Susan Ford 21 Susan Ford, WSB No. 28015 1050 SW 6th Ave., Ste. 1100 22 Portland, OR 97204 23 503-388-3110 susan@resnovalaw.net 24 of Attorneys for Plaintiff Al-Hareth Al-Bustani 25 26